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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.	
09/042 666	03/17/98	GALVANAUSKAS	A	A7139	

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SUGHRUE MION ZINN MACPEAK & SEAS 2100 PENNSYLVANIA AVENUE N.W. WASHINGTON DC 20037-3202 EXAMINER
LEE, J

ART UNIT PAPER NUMBER

2874

DATE MAILED:

01/22/01

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Application No. 09/042,666 Applican

Almantas Galvanauskas et al.

Office Action Summary

Examiner

Group Art Unit 2874



Office Action Camera,	John D. Lee	2874	
	(Request for CPA)	··	
Responsive to communication(s) filed on Jan 10, 2001	(Neguesi		
		on as to the merits is close	ed
 This action is FINAL. Since this application is in condition for allowance exce in accordance with the practice under Ex parte Quayle, 	, 1935 C.D. 11; 453 O.G. 213.	(c) or thirty days, whiche	ver
A shortened statutory period for response to this action is is longer, from the mailing date of this communication. Fa application to become abandoned. (35 U.S.C. § 133). Ex 37 CFR 1.136(a).	set to expire THREE 137 Months	d for response will cause to d under the provisions of	the
Disposition of Claims	is/are	nending in the application	,
Disposition of Claims Claim(s) 1-28	15/810	the drawn from considerat	ion.
Of the above claim(s)	is/are w	VILINGIAWIT HOTH CONSIGNATION	,
M Claim/a) 14-28		13/6/0 6/10/11	
NT 01-1-(a) 1 12		10/4/01/01/01/01/01	
		10, 4 7	
☐ Claim(s)	are subject to restric	tion or election requireme	nt.
Application Papers See the attached Notice of Draftsperson's Patent Description of the Grawing of the Examiner. The proposed drawing correction, filed on	is bpproved in bpproved is bpproved in bpp	 F Rule 17.2(a)).	
 Notice of References Cited, PTO-892 □ Information Disclosure Statement(s), PTO-1449, □ Interview Summary, PTO-413 □ Notice of Draftsperson's Patent Drawing Review, □ Notice of Informal Patent Application, PTO-152 			
SEE OFFICE ACT	TION ON THE FOLLOWING PAGES -		

The request filed on January 10, 2001, for a Continued Prosecution Application (CPA) under 37 CFR § 1.53(d) based on parent Application No. 09/042,666 is acceptable and a CPA has been established. An action on the CPA follows.

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action in parent Application No. 09/042,666.

Claims 1-11 are rejected under 35 U.S.C. § 103(a) as being unpatentable over U.S. Patent 5,815,307 to Arbore et al. Arbore et al discloses an ultrashort pulse generator comprising an ultrashort optical pulse source and a wavelength conversion apparatus 10 for adjusting the chirp of the ultrashort optical pulse and converting the wavelength thereof (for example, to a second harmonic wavelength of the ultrashort optical pulse wavelength). The conversion apparatus 10 is a grating based device. Although not stated in the reference, such devices are well known in the art to include optical fiber gratings, so that the apparatus 10 could obviously be fabricated in an optical waveguide. The apparatus 10 of Arbore et al is also clearly an optical parametric device, operating on optical nonlinear principles to convert the wavelength of the ultrashort optical pulse therein. The second harmonic generation portion of the Arbore et al wavelength conversion apparatus constitutes a "mode converter" (as recited in applicant's claims 2 and 4). The use of adiabatically tapered input waveguides for ease of light insertion into other optical waveguides is well known in the art. The use of such an adiabatically tapered input waveguide in Arbore et al would thus have been obvious to the person of ordinary skill in the art. Note that the nonlinear material for wavelength conversion apparatus 10 can be a periodically-poled ferroelectric material such as KTP and isomorphs of KTP (column 6, lines 44-60, of Arbore et al). The specific ultrashort optical pulse source used in the Serial No. 09/042,666 Art Unit 2874

reference is not identified, but the general discussion (see the paragraph bridging columns 6 and 7) indicates that a known ultrafast laser should be employed. This obviously implies that lasers such as those identified in applicant's claims 8-10 should be used, and the use of any of them would thus have been obvious to the person of ordinary skill.

Claims 12 and 13 are rejected under 35 U.S.C. § 103(a) as being unpatentable over U.S. Patent 5,815,307 to Arbore et al as applied to claim 1 above, and further in view of U.S. Patent 5,321,707 to Huber. The only difference between the Arbore et al device and that of applicant's claim 12 is that there is no amplifier upstream of the wavelength conversion apparatus 10 for amplifying the ultrashort pulses prior to conversion to a different (e.g. a harmonic) wavelength. The use of upstream and downstream amplifiers, such as rare earth doped optical fiber amplifiers, however, has been known in the art for a long time. Note, for example, the Huber reference, which shows a rare earth doped optical fiber amplifier 64 downstream of the active elements in a pumped active optical device. The person of ordinary skill in the art would have recognized that any optical signal that has been newly generated or converted will experience a loss in intensity as it travels along, thus necessitating the use of in-line amplifiers like that of Huber. It would thus have been obvious to use an upstream amplifier like the rare earth doped optical fiber amplifier 64 of Huber in the Arbore et al pulse generation device, providing the necessary amplification for the wavelength conversion apparatus 10. Regarding applicant's claim 13, the rare earth doped optical fiber amplifier of Huber includes erbium doped optical fiber amplifiers.

Claims 14-28 are allowed. The reasons are clearly stated in a previous Office action (paper number 4, mailed August 26, 1999) in parent Application No. 09/042,666.

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As indicated in the previous Office action (paper number 12, mailed July 10, 2000), the arguments set forth in the amendment filed on March 21, 2000, have been fully considered but are not persuasive. Applicant argues in this amendment that the prior art (Arbore et al in particular) does not disclose or suggest that an optical parametric generation element (for ultrashort pulse oscillation) can be formed as an optical waveguide. Applicant states that there is no mention of waveguides anywhere in the Arbore et al reference. The Examiner believes, however, that the discussion in Arbore et al in column 6, lines 44-60, clearly suggests the use of many forms of quasi-phase-matched OPG elements, including waveguides (even though the word "waveguide" does not appear in this passage), particularly since the types of structures discussed therein are known in the art to be formed as waveguides (see U.S. Patent 5,615,041 to Field et al). Applicant further challenges the Examiner's statement that frequency conversion elements such as second harmonic generators are well known in the art to include optical fiber gratings. In response to applicant's request for substantiation of this statement, please refer to U.S. Patent 5,013,115 to Kashyap which clearly illustrates an optical fiber grating second harmonic generator.

Any inquiry concerning the merits of this communication should be directed to Examiner John D. Lee at telephone number (703) 308-4886. The Examiner's normal work schedule is Tuesday through Friday, 6:30 AM to 5:00 PM. Any inquiry of a general or clerical nature (i.e. a request for a missing form or paper, etc.) should be directed to the Technology Center 2800 receptionist at telephone number (703) 308-0956, to the technical support staff supervisor (Team 2) at telephone number (703) 308-3072, or to the Technology Center 2800 Customer Service Office at telephone number (703) 306-3329.